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6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE DISTRICT OF ARIZONA		
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9	United States of America,	No. CR-16-00750-002-TUC-JAS (DTF)	
10	Plaintiff,	MAGISTRATE JUDGE FINDINGS AND RECOMMENDATION UPON	
11	v.	AND RECOMMENDATION UPON ADMISSION(S)	
12	Ariana Elizabeth Haro,		
13	Defendant.		
14	y		
15	Upon defendant's request to enter admission(s) of guilt to the allegation(s) that		
16	he/she violated the conditions of supervised release this matter was referred to the		
17	Magistrate Judge by the District Court, with the written consent of the defendant, counsel		
18	for the defendant, and counsel for the United States.		
19	Thereafter, in open court and on the record, the matter came on for hearing on		
20	defendant's admission(s) to the allegation(s) in the Petition to Revoke before the		
21	Magistrate Judge.		
22	•	he admission made by the defendant under	
23	oath on the record and in the presence of counsel, and the remarks of the Assistant United		
24	States Attorney,		
25	(A) I FIND as follows:		
26	(1) that defendant is competent to a		
27	(2) that defendant understands the r	nature of the allegation(s) against him/her;	
28	(3) that defendant understands his/	her right to an evidentiary hearing and has	

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	knowingly, intelligently and voluntarily waived his/her right to that
	hearing;
(4)	that defendant understands the sentencing options the Court may impose as
	a result of his/her admission(s);
(5)	that defendant has admitted the following allegation(s) A1; and it is agreed
	that remaining allegations, if applicable, in the petition will be dismissed at
	disposition;
(6)	that there is a factual basis for the defendant's admission(s);
(7)	that the admission(s) by the defendant has/have been knowingly,
	intelligently and voluntarily made and is/are not the result of force or
	threats or of promises;
(8)	AGREEMENT:
	☐ There is no written agreement;
	Written agreement submitted and defendant waives his/her right to
	appeal the judgment and disposition of the supervised release;
	☐ Oral agreement of parties;
(9)	SENTENCE:
	☐ The parties agree that the defendant will be sentenced to: months of
	incarceration;
	☐ The government will recommend a period of incarceration not to
	exceed the middle of the applicable guideline range under
	U.S.S.G § 7B1.4(a) (Revocation Table), and not below the minimum of that
	range, i.e. <b>5-8</b> months incarceration;
	☐ Other, specifically;
(10)	SUPERVISED RELEASE/ADDITIONAL CONDITIONS:
	☐ An additional term of months supervised release;
	An additional term of supervised release to be determined by the
	court;
	<ul> <li>(5)</li> <li>(6)</li> <li>(7)</li> <li>(8)</li> <li>(9)</li> </ul>

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1		☐ No additional term of supervised release;
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2		☐ Additional Conditions;
3		(11) CONSECUTIVE/CONCURRENT:
4		The issue is not applicable in this case
5		☐ The government agrees that it will not take a position regarding this
6		issue.
7	(B)	I RECOMMEND that the District Court accept the defendant's admission(s).
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11		Dated this 21st day of August, 2017.
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14		The financial
15		Honorable D. Thomas Ferraro
16		United States Magistrate Judge
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